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EXHIBIT E

03/20/2008 13:46 IFAX rwfax@riddellwilliams.com 03/20/2008 15:34 FAX 361 643 9600 William J Tinning

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FACSIMILE TRANSMITTAL

DATE:

March 20, 2008

PLEASE DELIVERY THE FOLLOWING PAGES TO:

Douglas Fleming

206-389-1708

Doug Allison

888-6651

Jaime Carillo

361-595-0544

Total number of pages, including this page: __3__

RE: Cause No. DC-06-218; Broquet/Lazo vs. Microsoft, et al

DEMAND

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BOARD CERTIFIED CIVIL TRIAL LAW TEXAS BOARD OF LEGAL SPECIALIZATION March 19, 2008

BOARD CERTIFIED PERSONAL INJURY TRIAL LAW TEXAS BOARD OF LEGAL SPECIALIZATION

Via Facsimile: 206-389-1708 Mr. Douglas Fleming RIDDELL WILLIAMS P.S. 1001 Fourth Avenue, Suite 4500 Seattle, WA 98154

Cause No.: DC-06-218; Amador Lazo, et al vs. Microsoft and GameStop, Inc; In the 229th Judicial District Court, Duval County, Texas Re:

Dear Mr. Fleming:

The stay has been lifted and we are in the process of recommencing discovery as to your client. We will be seeking the depositions, not only the ones that were called off immediately before the stay was entered but also an apex deposition for Mr. Gates given his worldwide speeches about the inadequacies of capitalism and the need for his Warren Buffet funded charitable trust to bridge the gap. This is in direct contrast with his business organization policies which in fact are some of the largest employers of low wage earners in China for products built to the specification of his company which have resulted in massive recalls for the safety issues and product and efficiency issues which are at issue in this case. If the company is desirous of trying to sit down and settle this case, it needs to do so within the next thirty days.

Mr. Allison and I have discussed the points in the litigation trip where exit ramps are available, and this is frankly the last one available to Microsoft before the expense necessity and viability of a trial become pointed in the destination direction which will be the Courthouse in Duval County.

On behalf of my clients, Amador and Brittany Lazo, demand is hereby made for \$12,500,000.00 each for their claims.

You are no doubt aware given the presence of your local counsel at the various hearing accomplishing it, that Gamestop Defendants have resolved their differences. Their counsel, Darrell Barger, was present at a jury trial for a similarly well known plaintiff, Ludi Benavides in her case against Ford Motor Company, which resulted in a \$115,000,000.00 actual damage verdict for her for the loss of her daughter for the similarly cold-calculated conduct by Ford Motor Company in regards to the defects found in that case.

Ford was also defended in that case by one of your counsel in this case, Jaime Saenz, who I would invite you to consult with for his analysis of the dangers of this county for this type of case. Mr. Lazo's daughter and Brittany Lazo's sister virtually became melted as she tried to rescue her younger brother from a fire initiated by Microsoft's product.

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Mr. Douglas Fleming Re: Lazo Page 2 March 20, 2008

The contrast with my client, Brittany Lazo sitting next to her former cheerleader sister at the settlement hearings sends shivers up my spine, especially since it was virtually the same feeling I got after watching Ludi's daughter, Lisa, testify about the loss of her twin due to Ford's conduct.

There is no doubt in my mind a larger verdict than in the <u>Benavides v. Ford</u> case is on the horizon in this county, for these Plaintiffs against this Defendant. If you wish to avoid that problematic scenario, you need to get back with Mr. Allison and myself, within thirty days for which this demand exist, it will expire on the close of business on April 18, 2008. It is specifically made to invoke the protections, provisions and penalties of the <u>Stowers Doctrine</u> in Texas, and is inclusive of any and all derivative claims or claimants of Brittany or Amador Lazo.

Respectfully submitted,

LAW OFFICE OF WILLIAM I TINNING

William J. Tinning

WJT/gsm

cc:

Mr. Doug Allison

Mr. Amador Lazo

Mr. Jaime Carrillo